Case 1:07ACVOIV689-DABEN DOCUMENTOES FINED RAPE/2008N LPage 1 of 1

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January 18, 2008

VIA FEDERAL EXPRESS

The Honorable Deborah A. Batts
United States District Judge
U.S. District Court for the Southern District of New York
Daniel Patrick Moynihan United States Courthouse
500 Pearl Street, Room 2510
New York, New York 10007

Re: American International Group Inc. v. Kania Civil Action No. 07 CV 10689

Dear Judge Batts:

We represent Defendant Timothy Kania ("Defendant") in the above-referenced action. Due to ongoing discussions between the parties, we write respectfully to request a two-week extension of the time within which Defendant can answer, move, or otherwise respond to Plaintiff's Complaint, from Wednesday, January 23, 2008 to Wednesday, February 6, 2008. Counsel for Plaintiff consents to this application. This is the third request by Defendant for additional time; Your Honor previously granted a 20-day and a two-week extension of this deadline.

We thank the Court for its time and consideration of this matter.

SO ORDERED

Respectfully submitted,

DEBORAHA. BATTS VINITOSO
UNITED STATES DISTRICT JUDGE

Brian S. Kaplan

SO ORDERED:

Deborah A. Batts, U.S.D.J.

WELLA FRIDARSE

